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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/516,623	12/03/2004	David John Law	608-445	5306
	7590 06/25/200 NDERHYE, PC	EXAMINER		
901 NORTH GLEBE ROAD, 11TH FLOOR			ZUCKER, PAUL A	
ARLINGTON, VA 22203			ART UNIT	PAPER NUMBER
			1621	
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			06/25/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
·	10/516,623	LAW ET AL.				
Office Action Summary	Examiner	Art Unit				
	Paul A. Zucker	1621				
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR R	EPLY IS SET TO EXPIRE 3 M	ONTH(S) OR THIRTY (30) DAYS				
WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNION FR 1.136(a). In no event, however, may a ron. Deriod will apply and will expire SIX (6) MON statute, cause the application to become AE	CATION. eply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status		·				
1) Responsive to communication(s) filed on	<u>26 March 2007</u> .					
2a)⊠ This action is FINAL . 2b)□	This action is FINAL . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.D	o. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 21-42 is/are pending in the application	4)⊠ Claim(s) <u>21-42</u> is/are pending in the application.					
4a) Of the above claim(s) is/are wit	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>21-42</u> is/are rejected.	☑ Claim(s) <u>21-42</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Exa	miner.					
10)⊠ The drawing(s) filed on <u>03 December 2004</u> is/are: a)⊠ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection t	o the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the c	•	, , , ,				
11)☐ The oath or declaration is objected to by the	ne Examiner. Note the attached	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for fo a)⊠ All b)□ Some * c)□ None of:	reign priority under 35 U.S.C. §	§ 119(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority docu	ments have been received in A	pplication No				
Copies of the certified copies of the	· ·	received in this National Stage				
application from the International B						
* See the attached detailed Office action for	a list of the certified copies not	received.				
		·				
Attachment(s)	 □	2(DTO 442)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) 		Summary (PTO-413) s)/Mail Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of I 6) Other:	nformal Patent Application				

DETAILED ACTION

Current Status

- 1. This action is responsive to Applicants' amendment of 26 March 2007.
- 2. Receipt and entry of Applicants' amendment is acknowledged.
- 3. Claims 21-42 are pending.
- 4. Claims 21-40 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Ditzel et al (US 5,877,348 03-1999).

Instantly claimed is a process for the production of acetic acid comprising carbonylating methanol and/or a reactive derivative thereof with carbon monoxide in a carbonylation reaction zone containing a liquid reaction composition comprising an iridium carbonylation catalyst, methyl iodide co-catalyst, a finite concentration of water, acetic acid, methyl acetate, at least one promoter selected from ruthenium, osmium and rhenium and a stabilizing compound selected from the group consisting of alkali metal iodides, alkaline earth metal iodides, metal complexes capable of generating I⁻, salts capable of generating r, and mixtures of two or more thereof wherein the molar ratio of promoter to iridium is greater than 2 :1, and the molar ratio of stabilizing compound to iridium is in the range greater than 0 :1 to 5:1.

Ditzel teaches (Columns 11 and 12, lines 36-56, Table 5, entries 4,5,8-10) a process for the carbonylation of methanol in the presence of an iridium catalyst, lodide salt and/or source (including alkali and alkaline earth metal iodides) in the presence of an ruthenium promoter present in a ratio of 2/1 with respect to the iridium catalyst.

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Ditzel additionally teaches (Column 5, lines 37-39) ruthenium promoter to iridium catalyst ratios of greater than 5:1 that encompasses the instantly claimed ranges.

Ditzel teaches (Column 6, lines 7-26) the establishment of a recycle stream, which

contains iridium catalyst and stabilizer, after distillation of acetic acid and, presumably, carbon monoxide any other non-condensable gases. The stabilizer, as well as other components, is introduced into the reaction by the recycle stream.

Ditzel teaches (Column 6, lines 7-26) iodide stabilizer in the range 0.1:1 to 1:1 with respect to iridium. Ditzel teaches (Figure 5) in which all of the claim limitations are met for the Ir/Ru ratio of 1:5 with lithium (and, therefore, iodide) ratios up to 3:1.

The difference between the process taught by Ditzel and that instantly claimed is that Ditzel specifically exemplifies the reaction with a promoter-iridium ratio of 5:1 (See Fig 5) using a lithium stabilizer compound but does not exemplify such reactions using a promoter- iridium ratio of greater than 5:1 as instantly claimed.

Ditzel, however, specifically suggests (Column 5, lines 37-39) that a promoter-iridium ratio of greater than 5:1 may be employed. Further, one of ordinary skill of the art, upon inspection of the graph presented in Fig.5, would realize that use of higher promoter- iridium ratios leader to higher rates of reaction and therefore higher rates of throughput. One of ordinary skill in the art would therefore have been motivate to use a higher promoter- iridium ratio to achieve a more effective industrial process. There would have been a reasonable expectation for success based upon Ditzel's specific suggestion of this modification of his process.

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Thus the instantly claimed process would have been obvious to one of ordinary skill in the art.

Examiner's Response to Applicant's Remarks with Regard to This Rejection

5. Applicants argue that Ditzel teaches only an increase in rate with higher promoter-iridium ratios in the presence of lithium iodide and teaches nothing about the reaction rate in the absence of lithium iodide and that there is nothing in Ditzel to point one of ordinary skill in the art in the direction of adding lithium iodide if catalyst precipitation is observed. Applicants further argue the Action provides no evidence that this stabilization effect is known for any other Group VIII carbonylation catalysts. The Examiner disagrees and responds that it was, at the time of filing of the present application, well known to one of ordinary skill in the art that iodide ion had a stabilizing effect on catalysts comprising rhodium and iridium and prevented catalyst precipitation. In support of this position the Examiner makes of record, and directs Applicants' attention to, Cheung et al (US 6,211,405-B1 04-2001). Cheung teaches (Column 3, line 66- column 4, line 9) that

"An advantage of the present invention is that a higher carbonylation rate is achieved when adding iridium salt to the catalyst system comprising rhodium salt and an alkali metal or alkaline earth metal salt, and/or soluble quaternary ammonium or phosphonium salts, providing an effective amount in the range of about 2 wt % to 20 wt % of an ionic iodide in the reaction solution over using rhodium salt alone. The stabilizer/co-promoter has been found to stabilize the rhodium/iridium catalyst without precipitation occurring during the carbonylation reaction and provides additional catalyst activity."

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Therefore, based upon Cheung's teaching, one of ordinary skill in the art would have clearly understood that increasing iodide concentration would prevent the precipitation of catalysts comprising rhodium and iridium.

Applicant's arguments filed 26 March 2007have been fully considered but they are not persuasive for the reasons set forth above.

Conclusion

6. Claims 21-42 are pending. Claims 21-42 are finally rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul A. Zucker whose telephone number is 571-272-0650. The examiner can normally be reached on Monday-Friday 5:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richter R. Johann can be reached on 571-272-0646. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PAUL A. ZUCKER, PH.D. PRIMARY EXAMINER

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